

Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of)

)
Amendment of Section 73.202(b),)
Table of Allotments, FM Broadcast Stations.)
(Glenville, Weaverville, and Clyde, North)
Carolina; Tazewell, Tennessee))

MB Docket No. 02-352
RM-10602
RM-10776
RM-10777

)
Amendment of Section 73.202(b),)
Table of Allotments, FM Broadcast Stations.)
(Elberton and Union Point, Georgia))

MB Docket No. 05-191
RM-11243

RECEIVED

DEC 16 2005

To: Office of Secretary
Attention: Chief, Media Bureau (Audio Division)

Federal Communications Commission
Office of Secretary

ERRATUM

This Erratum is hereby submitted with regard to the "Opposition to Petition for Reconsideration" (the "Opposition") submitted yesterday, December 15, 2005, in the above-captioned proceeding by Glenville Radio Broadcasters, Stair Company, Inc. a/k/a The Stair Company, Georgia-Carolina Radiocasting Company, LLC, Frank McCoy, and Ashville Radio Partners, LLC ("ARP").

The Opposition referenced a Declaration of John C. Trent and indicated that this Declaration was attached to the Opposition. Counsel for ARP had been assigned the responsibility for undertaking the actual, physical filing with the Commission of the Opposition, but in the flurry of activity resulting from the inclement weather, inadvertently neglected to attach the signed Declaration that it had received. Accordingly, that executed Declaration is attached hereto.

No. of Copies rec'd _____
List A B C D E _____

Respectfully submitted,

ASHVILLE RADIO PARTNERS, LLC

By: 
Frank R. Jazzo
Anne Goodwin Crump

Its Attorneys

Fletcher, Heald & Hildreth, P.L.C.
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December 16, 2005

DECLARATION

I, John C. Trent, hereby declare and state as follows:

I am not only the attorney for but also the principal of Glenville Radio Broadcasters ("GRB"). As such, I have caused GRB to enter into a Settlement Agreement with Georgia Carolina Radiocasting Company, LLC ("GCRC"), Frank McCoy ("McCoy"), Stair Company, Inc. a/k/a Stair Company ("Stair") and Ashville Radio Partners, LLC ("ARP").

GRB is the petitioner in Federal Communications Commission ("FCC") Rule Making proceeding RM-10602, MB Docket No. 02-352 (the "Rule Making"), proposing the allotment of Channel 289A at Glenville, NC (the "Proposal"). Stair and GCRC have each filed comments and mutually-exclusive counterproposals in the Rule Making, Stair proposing to allot FM Channel 290C2 to Weaverville, NC, (the "Stair Counterproposal") and GCRC proposing to allot FM Channel 290A to Clyde, NC. McCoy has filed comments opposing the petition of GCRC to relocate Station WL VX, from Elberton, Georgia, to Union Point, Georgia ("WL VX Rule Making"). The Settlement Agreement has, with approval of the FCC, allowed grant of the Stair Counterproposal and withdrawal of McCoy's comments opposing the WL VX Rule Making, thereby clearing the way for that rule making proceeding to go forward.

GRB did not file its Petition for Rule Making for the purpose of entering into or carrying out a settlement agreement.

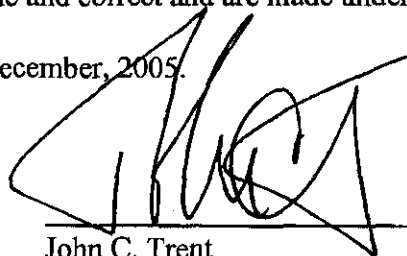
As set forth in the Settlement Agreement, neither GRB nor I has paid or promised to pay any consideration, direct or indirect, to any other party to the above-described proceedings. As set forth in the Settlement Agreement, neither GRB nor I has either been paid or promised any consideration, direct or indirect, by any other party to the above-described proceedings.

The public interest will be served by approval of the Settlement Agreement submitted herewith because the scarce FCC resources will be preserved and because it will expedite the implementation of enhanced radio service.

I did not previously submit this declaration because of my belief that it was unnecessary in light of the fact that the Settlement Agreement makes clear that GRB will neither pay nor be paid any consideration in connection with the Settlement Agreement, especially since, as a principal, I personally signed the Joint Request for Approval of Settlement Agreement.

All statements made herein are true and correct and are made under penalty of perjury.

Signed and dated this 15th day of December, 2005.



John C. Trent

CERTIFICATE OF SERVICE

I, Kerry Allden-Collins, a secretary at the law firm of Fletcher, Heald & Hildreth, P.L.C., do hereby certify that true copies of the foregoing Erratum were mailed, U.S. first class mail, postage prepaid, on this 16th day of December, 2005, addressed to the following:

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